Exhibit A

1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 FOR THE DISTRICT OF ARIZONA 7 IN RE BARD IVC FILTERS No. 2:15-MD-02641 -DGC 8 PRODUCTS LIABILITY LITIGATION **AMENDED SECOND AMENDED** 9 This Document Related to: MASTER SHORT FORM COMPLAINT 2:16-cv-01886 FOR DAMAGES FOR INDIVIDUAL Reagan Jobe v. Bard, et al. **CLAIMS AND DEMAND FOR JURY** 10 TRIAL 11 Plaintiff(s) named below, for their Complaint against Defendants named below, 12 incorporate the Master Complaint for Damages in MDL 2641 by reference (Doc.364). 13 Plaintiff(s) further show the Court as follows: 14 Plaintiff/Deceased Party: 1. 15 REAGAN JOBE 16 2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of 17 consortium claim: 18 JALEESA JOBE LISA JOBE 19 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, 20 conservator): 21 22

1	4.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at					
2		the time of implant:					
3		TEXAS					
4	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at					
5		the time of injury:					
6		TEXAS					
7	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:					
8		TEXAS					
9	7.	District Court and Division in which venue would be proper absent direct filing:					
10		Northern District of Texas, Fort Worth Division					
11	8.	Defendants (check Defendants against whom Complaint is made):					
12		✓ C.R. Bard Inc.					
13		☑ Bard Peripheral Vascular, Inc.					
14	9.	Basis of Jurisdiction:					
15		✓ Diversity of Citizenship					
16		Other:					
17		a. Other allegations of jurisdiction and venue not expressed in Master					
18		Complaint:					
19							
20							
21							
22							

1	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a					
2		claim (Check applicable Inferior Vena Cava Filter(s)):					
3			Recovery® V	Vena Cava Filter			
4		$\checkmark$	G2 <sup>®</sup> Vena C	Cava Filter			
5		□ G2 <sup>®</sup> Express Vena Cava Filter					
6		□ G2 <sup>®</sup> X Vena Cava Filter					
7		□ Eclipse <sup>®</sup> Vena Cava Filter					
8		☐ Meridian <sup>®</sup> Vena Cava Filter					
9		□ Denali <sup>®</sup> Vena Cava Filter					
10		□ Other:					
11	11.	Date of Implantation as to each product:					
12		On or about December 28, 2007					
13							
14	12.	Counts in the Master Complaint brought by Plaintiff(s):					
15		$\checkmark$	Count I:	Strict Products Liability – Manufacturing Defect			
16		$\checkmark$	Count II:	Strict Products Liability – Information Defect (Failure to			
17			Warn)				
18		$\checkmark$	Count III:	Strict Products Liability – Design Defect			
19		$\checkmark$	Count IV:	Negligence - Design			
20		$\checkmark$	Count V:	Negligence - Manufacture			
21		$\checkmark$	Count VI:	Negligence – Failure to Recall/Retrofit			
22							

1		$\checkmark$	Count VII:	Negligence – Failure to Warn
2		$\checkmark$	Count VIII:	Negligent Misrepresentation
3		$\checkmark$	Count IX:	Negligence Per Se
4		$\checkmark$	Count X:	Breach of Express Warranty
5		$\checkmark$	Count XI:	Breach of Implied Warranty
6		$\checkmark$	Count XII:	Fraudulent Misrepresentation
7		$\checkmark$	Count XIII:	Fraudulent Concealment
8		$\checkmark$	Count XIV:	Violations of Texas Law Prohibiting Consumer Fraud and
9			Unfair and D	Deceptive Trade Practices
10		$\checkmark$	Count XV:	Loss of Consortium
11			Count XVI:	Wrongful Death
12			Count XVII:	Survival
13		$\checkmark$	Punitive Dan	nages
14			Other(s):	(please state the facts supporting
15			this Count in	the space immediately below)
16				
17				
18				
19				
20				
21	13.	Jury 7	Γrial demande	d for all issues so triable?
22		$\checkmark$	Yes	
				4

No RESPECTFULLY SUBMITTED this 13th 23rd day of June September, 2016. **LOPEZ McHUGH LLP** By: /s/Matthew R. Lopez Ramon Rossi Lopez (CA Bar No. 86361) (admitted *pro hac vice*) Matthew Ramon Lopez (CA Bar No. 263134 (admitted *pro hac vice*) 100 Bayview Circle, Suite 5600 Newport Beach, California 92660 Attorneys for Plaintiffs